T.D. INFORMAL MEMO: DO NOT MAIL THIS MEMO TO APPLICANT

ATE:	<u>19-</u>	<u>Jul-05</u>			APPL. S.N.:	<u>09/761,342</u>	
O: EXAMI	NER <u>ct</u>	ang, richa	<u>rd</u>		ART UNIT:	<u> 2663</u>	Case Drop-Off Locatic
ROM:	<u>Je</u>	ferson, Henry			RETUI	RN THIS MEMO TO:	JEF-2D68
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SUBJECT:			Disclaimer (T.D.) filed:	<u>07-Jul-05</u>			
paragr	ons, please	I have reviewed ied by this inform see me or the S LICANT OR (2) imo to me. THA	I the submitted T.D. with the mal memo in your next Offic Special Program Examiner. PLACED OF RECORD IN T ANK YOU.	e results as set forth ce action to notify a THIS IS AN INFOR THE APPLICATION	n below. If you agre pplicant of the T.D. RMAL, INTERNAL N I FILE. When your	ee, please use the appr If you disagree or hav MEMO ONLY. IT MUS action is complete, ple	opriate form e any IT NOT BE (1) ase initial, date
			recorded (see ¶14.23).				
The	T.D. is NOT	PROPER and ha	s not been accepted for the rea	ason(s) checked below	v (see ¶ 14.24):		ais aggount
	The TD fe	e of	has not been submitted nor i	is there any authoriza	tion in the application	i file for the use of a depo	ish account
	(see ¶ 14. The T.D.		tule 321 in that the person who ty represented by the signature	has signed the T.D.	has not stated the extentent (see ¶¶ 14.26 &	ent of his/her interest (and 14.26.01).	l/or the extent of the
_	interest of	the business enti	able only during common own	c)			
	rejection.	Rule 321(b) (see	4 14.27.01).				
	The T.D.	is directed to a pa of the <u>entire</u> pater	nrticular claim(s), which is not it to be granted" (MPEP 1490)	acceptable since "the (see ¶¶ 14.26 & 14.2	disclaimer must be f 26.02).	or a terminal portion of	
	The perso	on who signed the	: T.D.:				
	is not	an attorney "of re	ecord" (see ¶ ¶ 14.29 and 14.29	9.01).			
	has f	iled to state his/h	er capacity to sign for the busi	iness entity (see ¶ 14.	28).		
			officer of the assignee (see ¶ 9				
	No docu specified the speci	mentary evidence as to where such fying of the reel a	of a chain of title from the ori evidence is recorded in the Or and frame number may be four	iginal inventor(s) to a ffice (see 37 CFR 3.7 and in the T.D. or in a	ssignee has been subs 3(b) and 1140 O.G. 7 separate paper of reco	mitted, nor is the reel and 2). NOTE: This docume ord in the application (see	I frame number ntary evidence or ¶ 14.30).
	_		e¶¶14.26 & 14.26.03).				
	The serie		application (or the number of the	he patent) which form	s the basis for the do	uble patenting rejection is	s missing or incorrect
	The seri	al number of this 14.26, 14.27.02 o	application (or the number of (r 14.26.05).	the patent in reexam	or reissue cases being	disclaimed is missing or	incorrect
	The peri	od disclaimed is	incorrect or not specified (see	¶¶ 14.26, 14.27.02 o	14.26.03).		
	Other:						
	Sugges	ion to request ref	und (see ¶ 14.36). NOTE: If a	lready authorized, cre	edit refund to deposit	account and do not check	k this item.
I have a			(s) of the status of the Termina				
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Ex. Init	ials:	Date	e:(Rev.		Routing Slip Prin		ny, July 19, 2005 10:16:33 /

Application Number Document Code - DISQ	Application/Control No. 09/761,342 Internal I		AB	olicant(s)/Patent usexamination RISHAMKAR, FA		
TERMINAL DISCLAIMER	APPROVED			☐ DISAPPROVED		
Date Filed :	to a T	nt is subject erminal laimer				
Approved/Disapproved l	oy:					

U.S. Patent and Trademark Office

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T-373 P.004/018 F-774

JUL ,0 7 2005

Attorney Docket No. 990369
PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of Farrokh Abrishamkar	· }	WIRELESS COMMUNICATION RECEIVER EMPLOYING A UNIQUE COMBINATION OF QUICK PAGING CHANNEL		
Serial No. 09/761,342) Examiner:	Richard Chang		
Filed: January 16, 2001) Group No.:	2663		

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

I, Donald C. Kordich, am the attorney of record for this invention. The assignee, QUALCOMM Incorporated, is located at 5775 Morehouse Drive, San Diego, California 92121.

EXTENT OF DISCLAIMANT'S INTEREST

The extent of the interest in this invention that the disclaimant owns is the whole of this invention. CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8(a)) I hereby certify that this correspondence is, on the date shown below, being: FACSIMILE transmitted by facsimile to the Patent and Trademark Office. MAILING deposited with the United States Postal Service with sufficient postage as first class mail, in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-Depositor's Name: Theresa Badet (type or print name) 1450. Depositor's Name: (type or print name) Signature Date: July 7, 2005

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RECORDAL OF ASSIGNMENT

The Assignment for this application was recorded with the U.S. Patent and Trademark Office on April 9, 2001 at Reel/Frame 011697/0289.

DISCLAIMER

The terminal part of the statutory term of any patent granted on the above-identified application that would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. §§154-156 and 173, as shortened by any terminal disclaimer filed prior to the grant of any patent gramed on pending second Application No. 09/952,722, filed on September 13, 2001, of any patent on the pending second application. The disclaimant hereby agrees that any patent so granted on the instant application are enforceable only for and during such period that that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, disclaimant does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §§ 154-156 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR § 1.321, has all claims canceled by a reexamination certificate, is reissued or in any manner terminated prior to expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant, except for the separation of legal title stated above. The Commissioner is hereby authorized to charge payment of the Terminal Disclaimer Fee of \$130.00 under 37 CFR § 1.20(d) and any additional fees which may be required, or credit any overpayment, to Deposit Account No. 17-0026. A duplicate of this sheet is enclosed for charge purposes.

Respectfully submitted,

B

Donald C. Kordich, Reg. No. 38,213

Phone No. (858) 658-5928

QUALCOMM Incorporated

July 7, 2005

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